United States Bankruptcy Court Western District of Washington, Tacoma Division		
In Re: Cook, Melissa Louise Debtor(s).	Case No. 16-42912 CHAPTER 13 PLAN [] Original [X] Amended Date: January 29, 2018	

I. Disclosure of Nonstandard Provisions and Plan's Modification of Secured Debt:

If the Debtor has either not indicated "yes" in the applicable section above or made no selection, any nonstandard provision or language in this plan purporting to limit the amount of a secured claim based on a valuation of the collateral or to avoid a security interest or lien is void. Even if the Debtor indicated "no" in Section 1.B or Section 1.C, the Debtor may seek to limit the amount of a secured claim based on a valuation of the collateral for the claim or avoid a security interest or lien through a motion or an adversary proceeding.

II. Means Test Result and Plan Duration:

The Debtor is (check one):

[] a below median income debtor with a 36 month applicable commitment period

[X] an above median income debtor with 60 month applicable commitment period

The plan's length shall not be less than the Debtor's applicable commitment period unless the plan either provides for payment in full of allowed unsecured claims over a shorter period or is modified post-confirmation. If the Debtor is below median income, then the plan's length shall automatically be extended up to 60 months after the first payment is due if necessary to complete the plan.

III. Plan Payments to the Trustee:

No later than 30 days after the order for relief, the Debtor shall commence making payments to the Trustee as follows:

A. AMOUNT: \$ **5,200.00**

B. FREQUENCY (check one):

[X] Monthly

[] Twice per month

[] Every two weeks

[] Weekly

C. TAX REFUNDS: The Debtor (check one):

[] commits all tax refunds to funding the plan. Committed refunds shall be paid in addition to the plan payment amount stated above.

[X] does not commit all tax refunds to funding the plan.

D. PAYMENTS: Plan payments shall be deducted from the Debtor's wages unless otherwise agreed to by the Trustee or ordered by the Court.

E. OTHER:

IV. Distribution of Plan Payments by the Trustee:

Upon confirmation of the plan, the Trustee shall disburse funds received in the following order and creditors shall apply them accordingly, provided that disbursements for domestic support obligations and federal taxes shall be applied according to applicable non-bankruptcy law:

- A. ADMINISTRATIVE EXPENSES:
 - 1. Trustee. The percentage set pursuant to 28 USC §586(e).

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	3. The Debto 3,500.00. S Approved [] Pri [] M [] A	r's Attorney's Fees 0.00 was paid pri- attorney compensa or to all creditors; onthly payments o Il remaining funds	or to filing. tion shall be paid as follo f \$; available after designated	ey's fees and/or costs and ows (check one):	or 707(b). Index expenses are estimated to the following creditors: payments specified in Sect	
В.	CURRENT DO	MESTIC SUPPOR	RT OBLIGATIONS:			
Creditor None	<u>r</u>				Mod	nthly Amount
	payment from t Secured credito nonbankruptcy	the Trustee. Unless ors shall retain their law, or discharge u	ranked otherwise, paym liens until the earlier of under 11 U.S.C. § 1328.	ents to secured creditors payment of the underlyi Secured creditors shall r	ow or provided in Section 2 will be disbursed at the sar ng debt, determined under not assess any late charges, a rights under state law if the	ne level. provided
	control; and (b) real property shin an adversary	the interest rate in hall control, unless proceeding. If the	cluded in a creditor 's protherwise provided in Se	oof of claim for a claim ection X or ordered follo, the interest rate shall be	a a creditor 's proof of clair secured by a mortgage or d wing an objection to a proof e 12% except that the interest on 0%.	leed of trust on of of claim or
	For claims secu	ared by personal pr	operty, the monthly payn	nent amounts in the plan	control.	
			ey, the monthly payment rovided in Section X.	amounts in the creditor	s proof of claim and notice	of payment
	mortgage paym		s dues and/or real propert		petition installments for ong pased on changes in interest	
			Non-Escrowed Postpetiti Residence (Interest include		g Accounts, Secured Only bract rate, if applicable):	y Security
Ong	going Payments:					
<u>Rank</u> 0 1		<u>Creditor</u> Ditech Financial	LLC		rch Lake Dr E, Bonney La n 98391-8619	ke,
Rank I	re Payments: Monthly Payment None	<u>reditor</u>	<u>Colla</u>	<u>teral</u>	Arrears to be Cured	Interest <u>Rate</u>
		ents on Claims, or l Debtor's Principal		on Property Tax Holding	g Accounts, Secured by Rea	al Property
Ong	going Payments:					
<u>Rank</u>	Monthly Payment None	Creditor		<u>Collateral</u>		Interest Rate

Cure Payments:

	Monthly			Arrears to	Interest
Rank	Payment	<u>Creditor</u>	<u>Collateral</u>	be Cured	Rate
02	Pro-Rata	Ditech Financial LLC	20411 Church Lake Dr E, Bonney Lake,	approx	0.00
			Washington 98391-8619	\$31,000.00	

3. Payments on Claims Secured by Personal Property:

a. 910 Collateral.

The Trustee shall pay the contract balance stated in the allowed proof of claim for a purchase-money security interest in any motor vehicle acquired for the personal use of the Debtor within 910 days preceding the filing date of the petition or in other personal property acquired within one year preceding the filing date of the petition as specified below. The Debtor stipulates that pre-confirmation adequate protection payments shall be paid by the Trustee in the amounts stated as the "Pre-Confirmation Adequate Protection Monthly Payment" or, if blank, in the amounts stated as the "Monthly Payment" as specified below after the creditor files a proof of claim.

			Pre-Confirmation	
			Adequate	
	Monthly		Protection	Interes
Rank	Payment Creditor	<u>Collateral</u>	Monthly Payment	t Rate
01	480.00 Ally Financial	2015 Mazda 3 i Grand Touring 4dr	480.00	4.00%
	•	Sedan (2.0L 4cyl 6A)		

b. Non-910 Collateral.

The Trustee shall pay the value of collateral stated in the proof of claim, unless otherwise provided in Section X or ordered following a timely objection to a proof of claim or in an adversary proceeding, for a security interest in personal property which is non-910 collateral. The Debtor stipulates that pre-confirmation adequate protection payments shall be paid by the Trustee in the amounts stated as the "Pre-Confirmation Adequate Protection Monthly Payment" or, if blank, in the amounts stated as the "Monthly Payment" as specified below after the creditor files a proof of claim.

Pre-Confirmation

			Adequate
	Monthly	Debtor's Value	Protection Interes
Rank	Payment Creditor	of Collateral Collateral	Monthly Payment t Rate
	None		

- D. PRIORITY CLAIMS: Payment in full, on a pro rata basis, of filed and allowed claims entitled to priority in the order stated in 11 U.S.C. § 507(a).
- E. NONPRIORITY UNSECURED CLAIMS No funds shall be paid to nonpriority unsecured creditors until all secured, administrative and priority unsecured creditors are paid in full, provided that no claim shall be paid before it is due. The Trustee shall pay filed and allowed nonpriority unsecured claims as follows (check one):

[] 100% [**X**] At least \$ **36,000.00**

The Trustee shall pay the following specially classified nonpriority unsecured claims prior to other nonpriority unsecured claims:

		Amount of	f	Percentage	
<u>Rank</u>	<u>Creditor</u>	Clair	n	to be Paid	Reason for Special Classification
	None		_		

V. Direct Payments to be made by the Debtor and not by the Trustee:

The following claims shall be paid directly by the debtor according to the terms of the contract or support or withholding order, and shall receive no payments from the Trustee. (Payment stated shall not bind any party.)

A. DIRECT PAYMENT OF DOMESTIC SUPPORT OBLIGATIONS:

	Current	
	Monthly	Monthly
	Support	Arrearage
<u>Creditor</u>	Obligation	Payment
None		

[Local Bankruptcy Form 13-4, eff. 12/17]

B. OTHER DIRECT PAYMENTS:

CreditorNature of DebtAmount of ClaimMonthly PaymentNoneSame of Debt Payment

VI. Secured Property Surrendered:

The secured property described below will be surrendered to the following named creditors on confirmation. The Debtor requests that upon confirmation, each creditor (including successors and assigns) to which the Debtor is surrendering property pursuant to this section be granted relief from the stays of 11 U.S.C. §§ 362(a) and 1301(a) to enforce its security interest against the property including taking possession and sale.

Creditor

Property to be Surrendered

None

VII. Executory Contracts and Leases:

The Debtor will assume or reject executory contracts or unexpired leases as specified below. Assumption will be by separate motion and order, and any cure and/or continuing payments will be paid directly by the Debtor under Section V, unless otherwise specified in the plan. Any executory contract or unexpired lease not assumed pursuant to 11 U.S.C. § 365(d) is rejected. If rejected, upon confirmation the creditor is granted relief from the stays of 11 U.S.C. §§ 362(a) and 1301(a) with respect to the property which is the subject of the rejected contract or lease, and any allowed unsecured claim for damages shall be paid under Section IV.E.

Contract/Lease

Assumed or Rejected

None

VIII. Property of the Estate

Property of the estate is defined in 11 U.S.C. § 1306(a). Unless otherwise ordered by the Court, property of the estate in possession of the Debtor on the petition date shall vest in the Debtor upon confirmation. However, the Debtor shall not lease, sell, encumber, transfer or otherwise dispose of any interest in real property or personal property without the Court's prior approval, except that the Debtor may dispose of unencumbered personal property with a value of \$10,000 or less without the Court's approval. Property (including, but not limited to, bonuses, inheritances, tax refunds or any claim) acquired by the Debtor post-petition shall vest in the Trustee and be property of the estate. The Debtor shall promptly notify the Trustee if the Debtor becomes entitled to receive a distribution of money or other property (including, but not limited to, bonuses, inheritances, tax refunds or any claim) with a value in excess of \$2,500, unless Section X specifically provides for the Debtor to retain the money or property.

IX. Liquidation Analysis Pursuant to 11 USC § 1325(a)(4)

The liquidation value of the estate is \$ 5,615.00. To obtain a discharge, the Debtor must pay the liquidation value or the total of allowed priority and nonpriority unsecured claims, whichever is less. Under 11 U.S.C. \$\\$ 1325(a)(4) and 726(a)(5), interest on allowed unsecured claims under Section IV.D and IV.E shall be paid at the rate of **0.00**% per annum from the petition date (no interest shall be paid if left blank).

X. Nonstandard Provisions:

All nonstandard provisions of this plan are set forth in this section and separately numbered. Any nonstandard provision placed elsewhere in this plan is void. Any modifications or omissions to the form plan not set forth in this section are void.

- [1] **Refunds**: Any and all refunds and returns, including post confirmation funds, shall issued in Debtor's names and mailed in care of debtor's counsel.
- [2] Commitment of Tax Refund: Debtors shall retain all tax refunds.
- [3] COA / HOA Property Retained: Provisions under Paragraph X(B) through X(E) above shall apply to Condo and Homeowner Associations.
- [4] Liquidation of Dancemaker Northwest, Inc: Debtor may liquidate Dancemaker Northwest., Inc's assets and apply them towards joint liabilities/claims. Debtor shall inform trustee and provide trustee of all payments made against joint liabilities/claims with notice to the creditor.
- [5] Para 4E2b Lanning Reduction: The debtor is unable to pay all or part of the debtor's \$ 47,520.00 projected disposable income (the monthly disposable income shown on line 45 of Official Form B 22C-2 multiplied by the sixty month applicable commitment period) as documented pursuant to Local Bankruptcy Rule 3015-1(e), and instead proposes to pay to allowed

[Local Bankruptcy Form 13-4, eff. 12/17]

nonpriority unsecured claims at least the amount listed in Section IV.E.2.b.

[6] Mortgage Payments: The trustee shall begin disbursing payments to Ditech Financial beginning with the payment due on March 01, 2018. Ditech Financial shall amend its POC to include arrears through February 01, 2018.

By filing this plan, the attorney for the Debtor(s) or the Debtor(s) if not represented by an attorney certify that the wording and order of the provisions in this plan are identical to those contained in Local Bankruptcy Form 13-4, other than any nonstandard provisions included in Section X.

/s/ Mark McClure WSBA 24393	/s/ Cook, Melissa Louise	January 29,
Attorney for Debtor(s)	DEBTOR	2018
•		Date
January 29, 2018		
Date	DEBTOR	Date